character the most delicate and responsible. | year, because the receipts here for a year The appointing power is evermore exposed to be led into error. With anxious solicitude to select the most trustworthy for official station, I cannot be supposed to possess a personal knowledge of the qualifications of every applicant. I deem it therefore proper, in this most public manner, to invite, on the part of the Senate, a just scrutiny into the character and pretensions are employed in the public service, corruption equal to \$1,000.000, and irregularity will inevitably follow. I shall, decision of that body, and regarding it as wisely constituted to aid the Executive department in the performance of this delicate duty, I shall look to its "consent and advice" as given only in furtherance of the best interests of the country. I shall, also, at the earliest proper occasion, invite the attention of Congress to such measures as in my judgement will be best calculated to regulate and control the Executive power in reference to this vitally important subject.

attention to the statuary enactments for the sup- entitled to charge it to the planter; but I pression of the slave trade, which may require | will venture to say, that there is no ordito be rendered more efficient in their provisions. nance of the Chamber of Commerce, that There is reason to believe that the traffic is on the increase. Whether such increase is to be ascribed to the abolition of slave labor in the British possessions in our vicinity, and an attendant diminution in the supply of those articles which enter into the general consumption of the world, thereby augmenting the demand from other quarters, and thus calling for additional of honor and justice, to save his employer labor, it were needless to inquire. The highest promptings of humanity, require a resort to the in the sale of his cotton, that he would do, if most vigorous efforts to suppress the trade.

In conclusion, I beg to invite your particular attention to the interest of this District. Nor do I doubt that, in a liberal spirit of legislation, an absolute want of sufficient warehouse you will seek to advance its commercial as well | 100m to protect all the cotton which is reas its local interests. Should Congress deem it ceived here, or, what I think may be quite to be its duty to repeal the existing Sub-Treasu- as likely, from the fact, as I am told, that ry law, the necessity of providing a suitable some houses here, consent that the press place of deposit for the public moneys which may be required within the District, must be apparent to all.

I have felt it to be due to the country to pre-

week to crose, I take the moetry of ad-

1st. Such as grow out of the List system.

2nd. Over charges for drayage, storage

times sell from one thousand to five thou-

sand hales of Cotton at a round price, say

nine cetns, and sit down in his office and fix

orbitrarily the price to each man's lot. In

tor may be, his judgement is so directly o-

perated on by his interest, that it is searcely

hundred bales of Cotton, and can probably

est possible price, while the others will be

his being aware of it.

bale, besides their commissions.

dressing you this Circular; in which I shall

ducted here. They are;

and Labor.

preceding the 1st of October last, were 969,-

Now suppose the overcharge on this 1,-000,000 of bales be only two bits a bale, it amounts on the whole to \$250,000; but suppose the overcharge to be 40 cents a bale; as is said to be the case with some houses of every person whom I may bring to their no. here, it swells the amount up to \$400,000, tice in the regular form of a nomination for of. and this, in addition to their commissions. fice. Unless persons every way trustworthy which would be at least one dollar a bale,

For myself, I think it would be just as with the greatest cheerfulness, acquiesce in the honest, to sell a man's cotton at 10 cents, and render him an account of sales at 9 cts., as to charge him with 25 or 40 cents a bale expenses on his cotton, that I had not paid; the principal is precisely the same, and the one is just as honest as the other. The only excuse that I have heard offered for these overcharges, is, that the Chamber of Commerce fixes the price for drayage, storage, &c. I admit this; and if the merchant ac-I shall also, at the proper season, invite your tually paid these charges, he would be fairly will authorize a cotten factor to charge to the owner, expenses on his cotton or other produce where the expense has not actually been incurred. His commissions on the sale are his legitimate compensation, and he is bound in my opinion, by every principle every possible expen e, and to do all for him it were his own.

> Another great evil exists in the cotton trade of this city, which arises, either from owner may store in his open yard, or in the streets, if he will charge them no storage on

it. In making a contract for the storage of my cotton in September last, the owner of the press told me, that if he kept it all the time under cover, he would charge me for drayage, storage and labor, fifteen cents a m. bale, but that if I would permit him to store it in his open yard, or in the streets, that he would do it for less, and that I could probaof bly get it done for nothing: I preferred paying fifteen cents and having the cotton a kept under cover. From the 1st of January to the 20th of February, we had several weeks of almost constant rain, during that time, there was piled up in the streets, and open yards, probably not less than 80,000 bales of cotton, much of which literally rotted, and was damaged I have no doubt, to the amount of \$500,000. This loss falls on the owner of the cotton, and the iniquity of the operation is, that he is paying storage on it all the time. This evil ought to be cor-

I will only add further, that I have resided in Port Gibson, Mississippi, for the last eighteen years, that during nearly the whole of that time, I have been a shipper of cotton to New Orleons,-my transactions in cot ton have been large; I have often been satisfied in my own mind, that I had great injustice done me, in the disposal of my cotton here, but I never investigated the matter, or understood all the little, dirty details of ope: ations, until I came here in September last to engage in the business myself .-Should you or your friends entrust me with refer to some abuses, which seem to have your business next season, I will endeavor crept into the Cotton trade, as it is now con- to avoid the errors which I have censured in Respectfully, yours &c. others.

B. HUGHES. New Orleans, May 20th, 1841.

By the List system, a factor will some-TWENTY-SEVENTH CONGRESS FIRST SESSION.

WEDNESDAY, JUNE 9, 1841.

this operation, I dont care how honest a fac-IN SENATE. REPEAL OF THE SUB-TREASURY. The question having been taken on the passin human nature to render strict justice in age of the bill, it was decided in the affirmative his classification. One man ships him one as follows:

YEAS-Messrs. Archer, Barrow, Bates, Byard, Berrien, Choate, Clay, of Kentucky, influence three times as much to him. He never plagues him for advances of money, Huntington, Kerr, Mangum, Merrick, Miller, and is altogether a profitable customer. Ma- Morehead, Phelps, Porter, Prentiss, Preston, ny of his other customers make small crops, Rives, Simmons, Smith, of Indiana, Southard, and perhaps are a little troublesome in the Tailmidge, White, Woodbridge-29. way of asking advances, and are certainly

NAYS-Messrs. Allen, Benton, Calhoun, not as desirable customers as he who makes Clay, of Alabama, Fulton, King, McRoberts, and controls the large crop. It follows, al- Nicholson, Pierce, Sevier Smith, of Connecticut most as a necessary consequence, that the Sturgeon, Tappan, Walker, Williams, Woodbury large planter's crop will be put at the high- Wright, Young-18.

And the Senate adjourned.

put at the lowest. Great injustice has frequently been done in this way, even where In our report of yesterday's proceedings in the factor intended to act honestly, his judgethe Senate we omitted to state that Mr. Buck-HANAN, before voting for the repeal of the subment being swayed by his interest, without Treasury bill, stated in substance that he shoulvote for this repeal solely in obedience to in. In relation to over charges, it is the pracstructions from the Legislature of Pensylvania for drayage 10 cents, storage 20, and labor favor of the Independent Treasury, and against 10 or 6 cents a bale, making from 36 to 40 a national bank, and said that he would most cents. Now, many of these houses pay cherfully, not only resign his seat in the senate nothing for all this, and the highest that I but abandon public life forever, if this humble have known the price for these services this sacrifice would preserve the one and prevent the season, is 15 cents, and that under a distinct establishment of the other. But he must, acordcontract with the press, that the cotton was ing to his often avowed principles, either obey to be kept ALL THE TIME UNDER COVER ; it or resign; and as the Independent Treasury would follows then, that those who make those charges make clear from 25 to 40 cents a done once before on a similar occasion, and To illustrate this matter, and show its probable operations, the crop of this year will prabably amount to 1,000,000 bales, which prabable amount to 1,000,000 bales, which prabable amount to 1,000,000 bales, which prabable amount to 1,000,0 must pass through the hands of the cotton him on this question. If they had, they knew factors of New Orleans. I say a million of very well that he never would have obeyed such bales will probably be received here next an instruction.-National Intelneering.

Republican Whig TICKET.

DAVID O. SHATTUCK, of Carroll, FOR CONGRESS,

ADAM L. BINGAMAN of Adams, WILLIAM R. HARLEY, of marshall.

FOR SECRETARY OF STATE, LEWIS G. GALLOWAY, of Holmes FOR AUDITOR OF PUBLIC ACCOUNTS, DR. JAMES J. ALLEN, OF HINDS.

For state Treasurer, WILLIAM G. CRAWLEY, of Perry For attorney generel, ROBERT HUGHES, of Hinds.

We are authorized to announce JACOB THOMPSON, Esq, as a candidate for Congress, election to take place in November next.

TWe are authorized to announce Dr. J. S. CURTIS, as a Candidate for State Treasurer.

We are authorized to announce ATLASS J. DARGAN Esq. as a candidate for the lower branch of the State Legislature.

Candidates for Sheriff.

We are authorized to announce Mr. WY-ATT EPPS, as a Candidate for the Sheriffalty. of Marshall County-Election to take place in November next.

We are authorized to announce WASH INGTON G. L. MORRIS, as a Candidate for the Sheriffalty of Marshall County-Election to take place in November next.

SAMUEL H. THOMAS—presents himself before the Citizens of Marshall county as a candidate to fill the office of Sheriff at the next November Election.

We are authorized to announce Col. HANNIBAL HARRIS, as a candidate for the Sheriff alty of Marshall County.

Candidates for Ranger.

To We are authorized to announce Thomas A. FALCONER, as a candidate for Ranger of Marshall county.

We are authorized to announce Maj. J. H. CURREY, as a Candidate for Ranger of Mar shall county-Election in November next.

Candidates for Tax Collector.

We are authorized to announce R. G KYLE, as a Candidate for Tax Collector, for Marshall county-Election to take place in November next

We are authorized to announce ROBERT J. HOLBROOK, as a candidate for Tax Collector of Marshall county.-Election in November

We are authorized to announce PETER B JONES as a candidate for Tax Collector o Marshall county-Election to take place in November next.

Candidates for County Treasurer.

We are authorized to announce Mr. WOODSON PUCKETT, as a candidate for Treasurer of Marshall county-Election to take place in November next.

CHANCERY COURT AT BROWNS VILLE TENNESSEE

J. & J. F. TRIPPE) MAY Term 1841 Attachment Robert L. Scruggs &

Clements, Jones, and) This day came the Walker. Complainants by their Counsel and moved the Court for an order of publication against Defendent Robert L. Scruggs and it appearing to the satisfaction of the Court that the Defendant R. L. Scruggs is a non resident of the state of Tennessee as alledged in the Complainants Bill.

It is therefore ordered by the court that publication be made in some newsprper published in the town of Holly Springs in the state of Missississippi for four successive weeks requiring said Robert L. Scruggs to enter his appearance herein on or before the next Term of this Court to be held on the second Monday in November next (1841) and plead, answer or demur to Coplainants, Bill or else the same will be taken for confessed as to him and set for hearing ex partee, as to him

A Copy Test. SHEPARD M. ASHE CLERK and Master

Brief of the Bill

The Bill states that Defendant Robert L. Scruggs was indebted to Complainants on 23d January 1838 in the sum of \$485 24 and is still indebted to them in that amount for which Complainant obtained a Judgment against said Defendant Scruggs on 23d January 1838 in the Circuit Court of Holms County Mississippi as also the further Sum of \$17 cost of suit which Judgment has never been satisfied but is still in full force That said defendant Scruggs has personal prop-erty in the hands of the said Defendant Clements Jones and Walker of Tipton County Tennessee and that said defendants Clements Jones and Walker are indebted to said defendant Scruggs, for money by them received for the use and benefit of said Scruggs

The Bill prays for Writs of Attachment to attach said personal property and debts due to defendant Scruggs from defendants Clements Jones and Walker.

And for writs of Subpoenn &c.

J. P. CARUTHERS Sole for Complainants.

Executors sale.

BY order of the Probates Court of Lowndes County, Mi. I will offer for sale to the highest bidder, on Thursday, the 29th day of July next, on a credit of twelve months, at the Court House door in Panola County, the following described lands, belonging to the estate of Thomas McGee, late of Lowndes County, deceased, viz: the N. E. 1-4 of section 12, the S. W. 1-4 of sec. 46 in Township 9 of Range 6 west, the S. W. 1-4 of sec. 5, and the N. W. 1-4 of sec. 18 Township 10 of Range 5 west. Also, on Monday, the 2nd day of August, at the Court House door, in the Town of Ripley Tippah, the following described lands: the north half of section 33 in Township 5 of Range 13, the N. W. 1-4, of sec. 24 Township 6 of Rrange 2 east, the S. E. 1-4 of sec 3, S. W. 1-4 sec. 4, and S. E. 1-4 of sec. 26 Township 4 of Range 4 cast. Good security will be required of the purchaser.

MICAJEH McGEE, Executor. June 10th, 1841. june 184t McCLINTOCK'S PAPILLARY LOTION,

OR NIPPLE WASH The severe suffering to which mothers are so frequently subjected in consequence of exceriated or sore nipples. has long demonstrated the necessity of a preparation adapted to the cure of this vexatious complaint-Ten years experience and extensive use, has fully established its character as a pleasant and efficacious remedy.

THOMAS McCLINTOCK. For sale at L. Cage & Co's Drug Store.

Trust Sale.

NOTICE is hereby given that on Monday the 15th day of March 1841 the undersigned will by virtue of a Deed of Trust executed to him by Wm. Kerr for the benefit of Henry Anderson. proceed to sell at the Court House in the Town of Holly Springs, in Marshall county, Miss. at public auction to the highest bidder for cash, the following tract of Land, viz. sec. 18, in town 2, of range 2 west of the basis meredien, Chickasaw Surveys .- Sale to take place at 12 o'clock, noon of said day; said Deed is recorded in the office of the Probate Court of Marshall county, and is dated 6th day of July, 1839.

EDWARD ORNE. Dec. 11-38 tds Trnstee.

THE SALE IS POSTPONED. MAPS OF THE CHICKASAW CESSION USHER'S Engraved Pocket maps of the Chickasaw Cession, in the States of Mississippi and Alabama, laid off in Sections, l'ownships and Ranges, and showing the boundaries of the Counties, County Towns and also the water courses, roads, &c., from actual survey, for sale at his office.

Price \$2. Oct. 2,-28-tf. LBS Bacon, just received on consignment, & forsale cheap for cash, by H. H. PIPKIN, Holly Springs, May the 14th, 1841.

Notice.

ERSUANT to a decree of the Honorable the Superior Court of Chancery of the State of Mississippi, held at Oxford on the 22d day of April, 1841, I will offer for sale on Monday, the 2nd day of August, 1841, at the Court House door in the town of Jacinto, Tishemingo County, at public auction, to the highest bidder, on a credit of six months, the purchaser or purchasers giving bond with good and sufficient security, all the right, title and interest which John G. Harman has in and to the south-east and south-west quarters of Section fourteen, Town three, Range seven east of the Basis Meridian of the Chickasaw Session, in the County of Tishemingo and State of Mississippi, decreed to be sold to satisfy a lien on said land for the purchase Money thereof, in favor of Anderson & Orne.

NATHANIEL PRICE,

Commissioner. Holly Springs, June 4, 1841 .- 9t.

THE EXAMINATION of the young La: TUTE of Holly Springs, will commence as the Institute, on Thursday, 10th inst. at 8 o'clock, A. M., and close on Friday following P. M. The friends of education are respectfully invited to attend.

C. PARISH, Principal. P. S. The next session will commence on the first Monday in July next.

BATH HOUSE

A. WOODRUFF, would respectfully inform the Ladies of Holly Springs, that his Bath House is in readiness, with every thing for clean and comfortable bathing. For a luxury so highly important to health, should not be neglected; he has thought proper to set apart every Friday for their accommodation, or any other day in the week, which may suit their convenience.-10-3w.

HARD TIMES-MISSISSIPPI HOUSE. BOARD per year, Man and lorse per day, Good fires—good room—good stables, &c. Memphis Januay, 1841. JOHN RAM JOHN RAMSEY.

Dargan & Walter ATTORNEYS AT LAW.

TILL practice in the 8th Indicial District. the counties of Tippah and Pontotoc, the Chancerey Court at Oxford, the High Court of Errors und appals at Jackson, and the Federal court at

Office at Holly Springs, Mississippi.

MILES COMPOUND EXTRACT OF TO-MATO PILLS.

A SUBSTITUTE FOR CALOMEL. For sale at L. Cage & Co's Drug Store, Holly Springs. Sole agents.

A CARD. EORGE W. CHEATHAM and C. CRUSMAN have taken charge of the City Hotel, where they expect their friends, and respectfully invite the public to call.

Nashville, April I, 1841.—3m.

ROBERT JOSSELYN, HOLLY SPRINGS, MISS. Jan. 3, 1841.

Job Printing

NOTICE TO SPORTSMEN.

propose to run the colts of my Horse "SIR ELLIOTT," against the colts of any
Stallion standing in the State of Mississip pi, mile heats, Three Hundred Dollars trance, half forfeit, to run the fall after they strance, hair forten, to run the fall after they are two years old, over any Tract in the State that may be agreed on by a majority of the subscribers, for colts dropped in the Spring of 1842, three or more to make race. Those wishing to subscribe may he ward their subscription to the Clerk of the Circuit Court of Monroe county, at Abel deen, subscription to remain open till the Ist. day of September 1842.

JOHN B. DAVIS March the 25th, 1841 -4-4m OLDRIDGES BALM OF COLUMBIA FOR RESTORING HAIR For sale at L. Cage& Co's Drug Store

HOLLY SPRING

OTED inform the lic that they have removed the Store adjoining the Uni House, (Craft's.) That have received, and will keep constantly

hand, a large and complete supply of Drage Medicines, Paints, Oils, Dye-Stuffs, Pe fumery, Surgical Instruments &c. &c. &c. All of which they intend to sell for Care at prices lower than can be purchased sany

other house in the South.—Particular auth tion paid to the preparing and putting up a Physicians orders and prescriptions Holly Springs, April, 1841.

> JUST RECEIVED. BARRELS Superfine Cincins flour, and for sale by H. H. PIP KIN. Holly Springs, Miss.

Notice.

VALUABLE PLAN-TATION FOR SALE

OFFER my plantation for sale lying in Marshall county, section 10, Town ship 4, Range 3, two miles and a hill from Holly Springs, with 200 acres of cleared land, in high state of improvement, under an excellent fence, with a double log calls dwelling, with all necessary out-house, as excellent well in the yard. Also, 60 or 70 head of stock hogs. Apply to the unders to ed or to David Jones of Panola.

JAS. COLBERT. Holly Springs, Feb. 19, 1841-486m



Taken up N. H. Tanner, living in Holl Springs, one Black Horse Peney, about years old-branded on the shoulder with the letter N. Appraised to \$20

One Sorrel Horse Mule, his left hind for twisted, about 4 years old. Appraised to 825. April the 12th. 1841.

Taken up by W. H. Burnes, living 3 14 miles East of Hudsonville, one Black man Mule, 4 years old 13 1-2 hands high. Ap praised to \$30. March the 15th, 1841.

Taken up by Thos Bryant, living Tallaloosa, one Sorrel Horse, 14 hand high, 5 or 6 years old, some saddle spots of his back; star in his face, flax mane and tall left hind-foot white. Appraised to \$4 April the 24th, 1841.

Taken up by Robert B. Farrow, one Ba Horse, 12 or 13 years, 15 hands high. shoes on, marked with gear and saddle. Al praised to \$30. May the 1st 1841.

Taken up by Buttler E. Laul, living miles North of Wyatt, on the stage road, on Sorrel Mare, 10 years old, 14 1-2 hand high, a small white spot in her face A praised to \$27, 50.

-ALSO-One Sorrel Stud Colt 2 years old, a sa in his face. Appraised to \$20. March the 15th, 1841.



Taken up by John W. Parker, living miles North of Wyatt, on the stage roadles ding to Holly Springs, one Brown Steel marked with a crop in the left, and an under bit in the right ear. -ALSO-

One Red and Pided Steer, a crop and sl in each ear, with a brass bell on .- Also co Brown Steer, with a bald face, crop and in der bit in the right ear, and a crop in the left. One Red and White Steer. One Re Cow. One Red Heifer. One Pided Heife All marked with a crop, slit and underthe right ear. One Red Steer, with a cro and under-bit and half crop in the left es Appraised to \$105. March the 13th 184. May the 28th, 1841—10—3w. G. W. GRAHAM

EROY'S PATENT ROACH ABED-BUG BANE. For sale at L. Cage & Co's Dro. Store, Holly Springs-Price 37 12 4 per boule.

LAWYER. OFFICE-In the room formerly occupie

by Mr. FINLEY. Holly Spring